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9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
11	Jehu Bryant,	Case No. 2:22-cv-00855-GMN-EJY
12	Plaintiff,	Stinulation To Extand Deadline For
13	V.	Stipulation To Extend Deadline For Proposed Discovery Plan
14		- v
	MX Holdings US, Inc., CFP Fire	(First Request)
15	Protection, Inc., COSCO Fire Protection, Inc., and Firetrol Protection	
16	Systems, Inc.,	
17	-	
18	Defendants.	
19		
20	Jehu Bryant and MX Holdings US, Inc.; CFP Fire Protection, Inc.; COSCO	
21	Fire Protection, Inc.; and Firetrol Protection Systems, Inc. (collectively the	
22	"Parties"), by and through their respective counsel, hereby stipulate to extend Loca	
23	Rule 26-1's deadlines for the Parties to hold their initial Fed. R. Civ. P. 26(f	
24	conference and to file their proposed discovery plan and scheduling order (the	
25	"Deadlines").	
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STIPULATION

On May 27, 2022, Plaintiff filed his Class Action Complaint for Damages against Defendants. (ECF No. 1.) Local Rule 26-1 provides that a "plaintiff's attorney must initiate the scheduling of a conference required by Fed. R. Civ. P. 26(f) to be held within 30 days after the first defendant answers or otherwise appears." (LR 26-1(a).) Defendants filed their Motion to Dismiss on July 29, 2022, which made the deadline for the Rule 26(f) conference August 29, 2022. (LR 26-1(a); ECF No. 17.) Local Rule 26-1 also provides that the Parties must submit a stipulated discovery plan and scheduling order within 14 days of their Rule 26(f) conference. (LR 26-1(a).) As such, the deadline to submit a stipulated discovery plan and scheduling order was September 12, 2022. (LR 26-1(a); ECF No. 17.)

In view of the pending motion to dismiss, the Parties have conducted an initial meet-and-confer call regarding the Deadlines and have agreed to jointly request a 30-day extension of the same, making 30 days from today (or October 17, 2022) the new deadline for a Rule 26(f) conference and 14 days thereafter (or October 31, 2022) the new deadline for submission of a stipulated discovery plan and scheduling order, subject to such further discussion and agreement of the Parties and Order of the Court as may be warranted in the circumstances. This is the Parties' first request to extend these deadlines.

Given that a dispositive motion has been filed and given that class action 1 allegations have been made, the Parties believe that a customized approach to case 2 management may be warranted.¹ Accordingly, Defendants wish to reserve the right 3 to expand and elaborate on these considerations in further support of case 4 management and jurisdictional considerations that are expected to come into play in 5 this case. Aside from the pending motion to dismiss, since the Complaint makes 6 allegations on behalf of a putative class, the parties will also need special scheduling 7 review for an extended discovery period. 8 In light of the nature of this matter and the pending briefing, the Parties jointly 9 request additional time to make the required submission. 10 Dated: September 15, 2022 11 12 KIND LAW SANTORO WHITMIRE 13 14 /s/ Michael Kind /s/ James Whitmire Michael Kind, Esq. James E. Whitmire, Esq. 15 8860 South Maryland Parkway, Suite 106 10100 W. Charleston Blvd. Ste. 250 Las Vegas, Nevada 89123 16 Las Vegas, NV 89135 Counsel for Plaintiff Jehu Bryant Counsel for Defendants 17 18 19 IT IS SO ORDERED: 20

UNITED STATES MAGISTRATE JUDGE

DATED: September 15, 2022

STIPULATION

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¹ A similar customized approach was utilized by Magistrate Judge Ferenbach in Case No. 2:22cv-00475-APG-VCF.